

1 CLARK COUNTY SCHOOL DISTRICT
2 OFFICE OF THE GENERAL COUNSEL
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5 Attorney for Defendant,
CLARK COUNTY SCHOOL DISTRICT

6 **UNITED STATES DISTRICT COURT**

7 **DISTRICT OF NEVADA**

8
9 JAMES W. LESCINSKY,
10 Plaintiff,

11 v.

12 CLARK COUNTY SCHOOL DISTRICT, a
political subdivision of the State of
13 Nevada, PAT SKORKOWSKY, individually
and in his official capacity as
14 Superintendent of Clark County School
District, TAMMY MALICH, individually
and in her capacity as Assistant
15 Superintendent of Clark County School
District, MIKE BARTON, individually
and in his official capacity as Chief
16 Academic Officer of Clark County
School District, CLARK COUNTY SCHOOL
17 DISTRICT POLICE DEPARTMENT, A
political subdivision of the State of
18 Nevada, JAMES KETSAA, individually
and in his capacity as Chief of
19 Police for Clark County School
District Police Department,
20 CHRISTOPHER KLEMP, individually and
in his role as a Internal Affairs
21 Detective for Clark County School
District Police Department, KENNETH
22 YOUNG, individually and in his
official capacity as a Police captain
23 for the Clark County School District
Police Department, ROE and DOE
24 SUPERVISORS, not yet known,

25
26 Defendants.

CASE NO.
2:18-CV-01479-JAD-CWH

**STIPULATION TO EXTEND DATE
TO RESPOND TO COMPLAINT**

(First Request)

27 COME NOW, the parties and hereby stipulate and agree that
28 served Defendants, Clark County School District, Skorkowsky, Malich,

1 Barton, CCSDPD, Ketsa, Klemp and Young, will have up to and
2 including October 11, 2018, to respond to the complaint. The served
3 Defendants were served at different times such that responses are
4 currently due October 1st and 2nd. This is the first request to
5 extend the response deadline for the served Defendants. This short
6 extension of less than two weeks is being requested due to the
7 number of defendants and claims involved and counsel's schedule over
8 the next two weeks which includes a class action labor arbitration
9 brief due and work on a Ninth Circuit answering brief.

10 Therefore, it is respectfully requested that these served
11 Defendants be allowed up to October 11, 2018, to respond to the
12 complaint.

13 DATED this 25th day of October, 2018.

14
15 CLARK COUNTY SCHOOL DISTRICT
Office of the General Counsel

THE GRIMES LAW OFFICE

16 By: /s/ S. Scott Greenberg
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By: /s/ Melvin R. Grimes
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21 Attorney for Plaintiff

22
23 **IT IS SO ORDERED:**

24
25 Date: October 3, 2018

26 U.S. MAGISTRATE JUDGE